

#### **National Machine Tool Financial Corporation**

					Cor	nmitment Date		ĻE	ASE AGREEMENT NO.	
			·		Lea	se Commencement Date	Hailou	65	573000	
				TAXPAYER ID# (TIN)	<b>取</b>				ER.	
#	Korle Bu Medical Group, Ltd. 841633320  BILLING ADDRESS:				- 8	Zonare				
Lessee	2929 South Ellis Ave, Chicago, IL 60616				Ž	1061 Terra Bella Ave, Mountainveiw, CA 94043				
				HONE #:	5	CONTACT: PHONE #			PHONE #	
	Dr. John Awa	ħ		312-791-2943	تعترو	Keith Rubenstein			773-294-5030	
i constant	QUANTITY	Y MAKE				MODEL, FEATURES AND SERIAL NUMBERS				
				See Addendum	See Addendum A					
F 12 B										
Equipment Descriptions and Locations	EQUIPMENT LOCATION (If Different Than Billing Address): 3055 S. Cottage Grove ADDITIONAL PROVISIONS:									
- 1. 5	STREET CITY COUNTY STATE ZIP CODE Chicago, IL 60616									
Payrine rd Terms	iNITIAL TERI (Months)	M	PAYMENT FREQUENCY	TOTAL NUMBER OF PAYMENTS		OUNT OF EACH ASE PAYMENT +	SALES/US	E TAX =	TOTAL PAYMENT	
	60		Monthly	60		\$1,645.00	\$14	43.94	\$1,788,94	
Advance B Paymen	FIRST PAYMENT		LAST PAYMENT (S) +	SECURITY DEPOSIT	+ PROCESSING F				AL ADVANCE PAYMENTS dose Check for this Amount)	
	\$0.00		\$0.00	\$		\$ 0.00		\$	ose Check for this Amount)	

TERMS AND CONDITIONS

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THIS IS A NON-CANCELABLE LEASE—PLEASE READ CAREFULLY

LEASE School to this terms and conditions benefit the pages as follows:

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6 SUPPLIER NOT AN AGENT. Neither supplier, nor any salesman, employee or other agent of lessor, Neutrer supplier, or any salesman, employee or other agent of supplier shall in any way affect lesses only to pay the lease payments or perform its other obligations as set forth in this lease.

10 SELECTION AND ORDERWICK OF EQUIPMENT, Lessee has selected both the equipment and supplier and ad supplier and and supplier and and supplier and as the selection of the proposes of its mitted use. Lessee further acknowledges that this selection was not made pursuant to or in relation upon the judgment, ecommendations or representations of lessor.

11 DELIVERY AND INSPECTION Lessees shall integret the equipment within forty-eight (48) hours after it is delivered to lessee. Unless within such forty-eight (48) hour period lessor receives written notice from lesses of proper objection to the equipment is in a float integret the equipment within forty-eight (48) hours after it is delivered to lessee. Unless within such forty-eight (48) hour period lessor receives written notice from lesses specifying any proper objection to the equipment is an indicate of proper objection to the equipment is an indicate of proper objection to the equipment is an indicate of proper objection to the equipment is an object of proper objection to the equipment is an object of proper objection to the equipment is an object of proper objection to the equipment is an object of proper objection to the equipment is an object of proper object of proper objection to the equipment is an object of proper object of property of property

with all charges and taxes (local, state and federal), which may now or hereafter be imposed upon or measured by the ownership, leasing, lease, sale, purchase, possession or use of the equipment excluding however all taxes on or measured by lessor's net income; and (b) pay all such charges and taxes when the same become due, in the event that lessor shall elect to make and file any declarations or returns in connection with such charges and taxes or

to pay the same, then lessee shall reimburse lessor, immediately upon demand of lessor, for any and all such charges and taxes applicable to the equipment.

17 DEFAULT AND REMEDIES. (a) the occurrence of any one of the following events will constitute a default by lessee hereunder ("event of default) (i) failure to pay or perform any of lessee's obligations under this lease within ten (10)days from the due date of payment or performance; (ii) malerial misrepresentation; (iii) failure to protect the equipment or lessor's ownership rights in same; or (iv) the fiting of voluntary bankungto; petition by or against lessor. (ii) upon notice to lessoe's terminate this lease schedules executed pursuant thereto; (ii) the nocurrence of any one or more of the following remedies in order to protect the interest and reasonably expected profiles and bangains of lessor. (i) upon notice to lessoe terminate this lease schedules executed pursuant thereto; (ii) the nocurrence of any event of default, or any time thereafter, or if lessor decides, in its sole discretion, not to take possession of the equipment, lessor continues to be the owner of the equipment and may, but is not obligated to, dispose of the equipment by sale or otherwise, all of which determinations may be made by lessor in its absolute discretion and for its own account; (ii) declare immediately

due and popular all sums due and in bocosts due bereated for the full term of the lasse (richding any nervous) or purchase explains which lesses has contracted to payl, (n) with or without termsning this lesses, recover from lesses description of the activity of the present visit or all properties are in a manufact cases the issue of (n) any accrue and ut appell lesses payments as of the date of early of playment in force of lesses place and a factor areas that may accome be accommended on the date of early of playment in force of lesses place and a factor areas that may accome be accommended on the date of early of playment in force of lesses place and a factor areas that may accome an accommendation of the date of early of playment in force of lesses place and accommendation of the date of early of playment in force of lesses place of lesses and accommendation of the date of early of playment in force of lesses place and accommendation of the date of early of playment in force of lesses place of lesses and accommendation of the date of early of playment in force of lesses place of lesses and accommendation of the date of early of the date of early of playment in force of lesses and accommendation of the date of early of the explanation of the date of early of the explanation of the date of early of the explanation of the expla

ACCEPTED

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Shall not be alrected mereby and to rins end the provisions of this lease and representations relating to this lease or to the equipment are integrated herein. None of the terms or conditions of this lease shall be changed or modified except in writing duly executed by both lessor and lessee.

28. CAPTIONS. The captions or headings of each paragraph of this lease do not constitute part of this lease, but are for informational purposes only.

28. ADDITIONAL DOCUMENTS. Lessee authorizes lessor as its altomey-in-fact to execute on behalf of lessee and to file such financing statements and confinuation statements with respect to this lease and the equipment or his lease, and the filing costs thereof shall be their obligation of lessee and lessee shall pay the same to lessor as additional lease payments upon demand, lessee intend this transaction is the responsibility interest in the equipment of this lease, and the filing costs thereof shall be the obligation of lessee and lessee shall pay the same to lessor as additional lease payments upon demand. The parties mitted dithis transaction is or a true lease but is in the nature of a sale, consigurant or other transaction, the parties intend and the lessee hereby grants a confirming security interest in the equipment from the date of this lease to secure the payment of all lessee's indebtedness to lessor. In the event that lessee shall fail or refuse to promptly execute and deliver to lessor such documents, lessor, in addition to all other rights and remedies provided in this lease or otherwise by law or equity permitted, is intended the event lessee shall fail or refuse to promptly execute and deliver to lessor is a party arising directly or indirectly from this lease, shall be liftigated, at lessor's option, in any state or federal court having situs within the state of lilinois, and that said court shall have jurisdiction thereof.

31 Processing less. Lessee agrees to pay lessor's expenses and any fees incurred in the processing of this transaction and in the inves

LE3SOR-	
NATIONAL MACHINE TOOL FINANCIAL CORPORATION	LESSEE: Korle Bu Medical Group, Ltd.
80 N. Gordon St., Elk Grove Village, IL 60007	SIGNATURE:
Phone:800_669-7627 • FAX: 847-228-7789 / P	0 2 0 10 17 10 144
or Musay M. Manetas	PLEASE PRINT NAME: JOHN ACOMAYO MANA
- Usa Parilet	nne President
ITTLE: [/ LCO / CLOSICALA]	1/2/06
DATE: 0 08-00	MATE: 11 21 0 22
full and timely performance and observance of all duties and obligations of Lessee under the above Lease Renewal Payments, reasonable attorney's fees, costs and expenses of collection incurred by Lessor in addition, Guarantor shall be liable for reasonable attorney's fees, costs and expenses of collection incurre Guarantor waives all notices of alty character whatsoever with respect to and consent to the taking of, or for the above Lease, including without limitation any and all Defaults, arrangements, renewals, extensions Guarantor shall remain fully liable berein notwithstanding the foregoing. If any provision hereof is invalid of unenforceable, the remainder hereof shall not be affected thereby an Guaranty, each such person shall be igintly and severally liable hereunder. Any action or proceeding to whaving its situs within COOK COUNTY, ILLINOIS and Guarantor consents to the jurisdiction of such six COUNTY, ILLINOIS.	in and conditions of the above Lease and unconditionally and irrevocably assures and guarantees to Lessor, including without firnitation prompt payment when due, whether by acceleration or otherwise, of Lease Payments, enforcing Lessee's duties and obligations under the above Lease and all other amounts due under the Lease in the fly Lessor in enforcing Guarantor's obligations under this Guaranty.  All the totake, from time to time and without notice to Guarantor, any action of any nature whatsoever with respect to it, modifications, postponements, compromises, indulgerices, waivers, surrenders, exchanges and releases and to this end the provisions hereof are declared severable. In the event that more than one person executes this ich Guarantor is a party arising directly or indirectly from this Guaranty shall be trigated in any state or federal count the and federal courts. This Guaranty shall be governed by and construed in accordance with the laws of COOK.  DAITED:  DAITED:
GUARANTOR(Signature): WITNESS: WITNESS:	DATEO:

PAYMENT COMMENCEMENT DATE 3-/- 0/

DATED 2-28-06



#### ADDENDUM A

Page 1 of 1

This Addendum A is attached to and made part of lease agreement dated 1/2/06, , 2005, between National Machine Tool Financial Corporation, as Lessor and Korle Bu Medical Group, Ltd., as Lessee.

Quantity Description

Serial Number

One (1) New Zonare z.One Ultrasound Unit , SN 1156S105L including all attachments and accessories

Korle Bu Medical Group, Ltd.

By: John ACQUAYG-AWAH

Title: President

800-669-7527 Fax: 888-901-7789

80 North Gordon Elk Grove Village, Illinois 60007

www.netlease.com

## Rider to Lease Agreement

# By and Between National Machine Tool Financial Corporation

#### And

# Korle Bu Medical Group, Ltd.

Anything in the Agreement to the contrary notwithstanding this paragraph and addendum shall take precedence and shall be binding:

At maturity of the Agreement, providing there has been no default, Korle Bu Medical Group, Ltd. (Lessee) may purchase certain equipment as further described on the schedule attached hereto and made a part hereof, which is the subject matter of this Lease, as is and where is, for \$1.00, and make payment thereof within thirty (30) days of the maturity of the Agreement.

In Witness Whereof, Lessor and Lessee	have executed this Rider to the Agreement this ,2005. 7006
Lessor National Machine Tool Financial Corporation	Lessee Korle Bu Medical Group, Ltd.
By Meron he allowates	By: John Acau Ayo-Aval
Title	Title President

A PHOTOCOPY OR FACSIMILE SHALL BE DEEMED AN ORIGINAL

### **ECOA NOTICE**

NOTICE: If your application for business credit is denied, you have the right to a written statement of the specific reasons for the denial. To obtain the statement, please contact our Credit Disclosure Administrator, 80 North Gordon, Elk Grove Village, IL 60007 (847-228-7779) within 60 days from the date you are notified of our decision. We will send you a written statement of reasons for the denial within 30 days of receiving your request. The federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the consumer Credit Protection Act. The federal agency that administers compliance with this law concerning this creditor is the Federal Trade Commission, Equal Credit Opportunity, Washington, D.C. 20508

#### **DELIVERY & ACCEPTANCE**

Delivery and Acceptance Certificate

By signing below, you, the Lessee, agree:

- A) That all equipment described in the lease identified below ("equipment") has been delivered, inspected, installed and is unconditionally and irrevocably accepted by you as satisfactory for all purposes of the lease; and
- B) That we, the Lessor named on the front of the Lease identified below, are authorized to purchase the Equipment and start billing you under the lease.

Lease Number	Customer Number
Lessee Name	
Korle Bu Medical Group, Ltd.	
Authorized Signature  Action A	
Title ( fres dent	Date 1/2/08

EXHIBIT

Signature

B

B

# SALE AND ASSIGNMENT OF LEASE WITHOUT RECOURSE [EQUIPMENT/MOTOR VEHICLE]

For value received, the undersigned (the "Assignor") sells and assigns to National City Commercial Capital Corporation (the "Assignee") and its successors and assigns, without recourse as to the financial ability of the Lessee (Korle Bu Medical Group, Ltd.) to pay, all of its interest in the lease (the "Lease") described below, title to the leased property, all rent payments due and to become due under, and proceeds of, the Lease, and all moneys due and to become due in connection with the exercise by the Lessee of an option, if any, to purchase the leased property. The Assignor also grants to Assignee the right, either in the Assignee's own behalf or in the Assignor's name, to take all proceedings, legal, equitable or otherwise.

The Lessee in the Lease and the Lease is dated February 28, 2006. At the time of this assignment, the number and amount of payments being assigned are 57 payments at \$1,645.00 (plus applicable taxes) each; the first of which is due to be paid to Assignee on June 1, 2006.

For the purpose of inducing the Assignee to enter into this assignment agreement, the Assignor makes the following representations and warranties: (1) The Lease and all options to purchase the property described in the Lease, consents by landlords or other persons, guarantees and notes, if any (all of which documents are collectively called the Lease) are bona fide, for business or commercial use, and comply with all applicable laws and regulations, and all signatures are genuine; (2) All signators were of legal age, competent and authorized to execute the Lease; (3) The property which is the subject of the Lease is accurately described; (4) The Lease was executed in connection with the lease to the Lessee of the property described in the Lease; (5) The property has been accepted by the Lessee; (6) The property is free from all liens and encumbrances, except the lease interest pursuant to the Lease; (7) No payments have been made on account of the Lease except those cash payments indicated in the Lease, and at the date of this assignment there is no event of default by Lessor or Lessee; (8) The Lease is owned solely by the Assignor free from any lien or encumbrance; (9) There are no offsets, counterclaims, or other defenses to the Lease to the Assignor's knowledge; (10) The Assignor has complied with all filing and recording requirements to perfect any security interest it may have in the leased property; and (11) The Assignor has complied with and will continue to comply with and perform all obligations and duties of Lessor pursuant to the Lease. Should any of these representations or warranties be false, or should any claim of breach of warranty be made by the Lessee or its assigns, the Assignor shall immediately pay to the Assignee, on demand, all unpaid assigned rentals, plus all costs, expenses and legal fees incurred by the Assignee.

The Assignor shall have no authority without the Assignee's prior written consent to accept collections, to repossess, to consent to the return of the property or to modify the terms of the Lease. Any moneys or payments that may be received by the Assignor to which the Assignee is entitled by reason of this assignment shall be received by the Assignor as trustee for the Assignee, and will be immediately delivered to the Assignee without commingling with any other funds of the Assignor. The Assignor agrees that the Assignee may audit its books and records relating to the Lease.

The Assignee shall have none of the obligations of Lessor under the Lease.

This assignment shall be construed under Illinois law. None of the terms shall be modified except by a writing signed by the Assignee. Notice of the acceptance of this assignment is waived.

WAIVER OF JURY TRIAL: The Assignor and the Assignee, after consulting or having had the opportunity to consult with counsel, knowingly, voluntarily and intentionally waive any right either of them may have to a trial by jury in any litigation based upon or arising out of this assignment or any related instrument or agreement, or any of the transactions contemplated by this assignment, or any course of conduct, dealing, statements (whether oral or written) or actions of either of them. Neither the Assignee nor the Assignor shall seek to consolidate, by counter-claim or otherwise, any action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived. These provisions shall not be deemed to have been modified in any respect or relinquished by either the Assignee or the Assignor except by a written instrument executed by both of them.

Date 5115 , 2006.	Date: May 4, 2006
Assignee: National City Commercial Capital Corporation  By: Wolly Willews  Title: Team leady	Assignor: National Machine Tool Financial Corporation  By: Machine Tool Financial Corporation  By: Machine Tool Financial Corporation  Susan M. Adamatis  Title: Vice President

Case 1:07-cv-06124 Docur	ment 8-2	Filed 11/0	8/2007	Page 7	of <b>EXHIBIT</b>		
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UCC FINANCING STATEMENT		Control of the		۰.	-		
FOLLOW INSTRUCTIONS (front and back) CAREFULLY		2005 DEC 15	वृत्त ६: उ	U	•		
A NAME & PHONE OF CONTACT AT ERER (spikins) Phone: (800) 331-3282 Fax: (818) 682-4141			UG	3112/19/05	<b>06:</b> 0278 <b>:</b> 1		
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UCC Direct Services 69665	10				. : ;		
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Olonoad, 57 8 1209-801 1	1			TO ZUIS	* *-		
	ئىيىد -		•	•			
1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debter name	(1a or 1b) - do no	abbreviate or combine	namas	<del></del>			
KORLE BU MEDICAL GROUP, LTD.							
OR 15. INDIVIDUAL'S LAST HAME	FIRST NAME	<del></del>	MEDILE	NAME	SUFFOX .		
				•			
2929 SOUTH ELLIS AVE	CHICA	30	ET TE	60616	COUNTRY		
14. SEE INSTRUCTIONS WOO'L INFO RE 14. TYPE OF ORGANIZATION ORGANIZATION CORPORATION	11, JURISOICTI	ON OF ORGANIZATION.	10 DR	54477ATKWAL 10 #, 8 82001			
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one			1.		NONE		
28. ORGANIZATION'S HAME	CONTRACTOR (20	U. ZUJ- GO RELEGISTATE	e o conone	No 16-8			
OR 2b. INDIVIDUAL'S LAST NAIRE	FIRST NAME		(MEDDLE	WALE	SUFFIX		
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2. WALING ADDRESS	CITY	-	STATE	POSTAL CODE	COUNTRY		
24. SEE INSTRUCTIONS ADD'L RIFO RE 22, TYPE OF ORGANIZATION	ZI. JURISOICTI	ON OF ORGANIZATION	2g. ORG	ANIZATIONAL ID #, IF	any g		
ORGANIZATION DEBTOR					HONE		
3. SECURED PARTY'S NAME (OF NAME OF TOTAL ASSIGNEE OF ASSIGN			iame (3a or 3t	<u>}</u>			
NATIONAL CITY COMMERCIAL CAPITA	AL CORPO	PRATION					
36. MONIDUAL'S LAST HAME	FIRST NAME	-	MODIE	NAME	SUFFIX		
995 DALTON AVENUE, SUITE 400	CINCIN	NATI	ÖĤ	45203°	COUNTRY		
4. This FINANCING STATEMENT covers the tollowing collaborat:	Ontont	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		140200			
One (1) New Zonare z.One Ultrasound Unit including all attachmen	nts and accesso	ries.	-				
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S. ALTERNATIVE DESIGNATION OF APPROACHE LESSEELESSOR CONSIG	SNEE/CONSIGNOR	BAILEE/BAILOR	SELLERBU	YER AG. LIEN	NON-UCC FILING		
S. ALTERNATIVE DESIGNATION (If applicable)   LESSEELESSOR   CONSIGNATION (IT APPLICABLE)   LESSEELESSOR   L	i. 7. Check to R	COLET SEASCH REPOR		CF	Debtor 1 Debtor 2		